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HEWLETT-PACKARD COMPANY Intellectual Property Administration P. O. Box 272400 Fort Collins, Colorado 80527-2400

PATENT APPLICATION

ATTORNEY DOCKET NO. 10005775 -1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inv	ventor(s):	Vinodha Ramasamy, et al.	US PATE I C	Confirmation No.: 7462
Αŗ	oplication No	.:09/765931	CLEC	Examiner: Tuan A. Vu
Fil	ing Date:	Jan 19, 2001		Group Art Unit: 2193
Tit	tle:	Allocating Registers For Use In Progra	amming Code Modifi	cation
Dii PC	Box 1450	US Patent and Trademark Office		
Ale	exandria, VA	22313-1450	DEELIND	
Sir	:	REQUEST FOR IMPROPER CHARGE OF I	DEPOSIT ACCOUNT	
1.	This is a Deposit	O REQUEST a request for a refund in the amount of Account No. 08-2025, shown on the s above identified patent application.	950.00, with restatement dated	espect to the charge to April 29, 2005
	(X) A co	opy of the monthly statement, in which	the error referred to	occurs, accompanies thi
II.		HARGED FOR WHICH REFUND IS REQUIDED 1401, \$500.00 and Code # 1252, \$4		
III.	EXPLAN	IATION OF WHY CONTESTED CHARGE	IS IN ERROR	
	from the	a Response after Final within the two date for a Notice of Appeal was 1 mon Final Office Action. The Examiner acked is the Interview Summary Mai	th from the Advisory (nowledged the mist:	date, not 3 months
IV.		R OF REFUND nake refund of 950.00 creditin	g Account No. 08-2()2 5.
(X)	deposited with	y that this correspondence is being the United States Postal Service as first n envelope addressed to: Commissioner lexandria, VA 22313-1450	Respectfully sub	
()	I hereby certify	OR y that this paper is being transmitted to Trademark Office facsimile number	By Tuan V. Ngo	nso
	Number of pag	res:	Attorney/Ag Reg. No.:	ent for Applicant(s) 44,259
	Typed Name:	Arla Van Limburg	-	7/18/05

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PATENT APPLICATION

ATTORNEY DOCKET NO. ___10005775 -1

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Vinodha Ramasamy, et al.

Confirmation No.: 7462

Application No.: 09/765931

Examiner: Vu, Tuen A.

Filing Date:

Jan 19, 2001

Group Art Unit: 2193

Title:

Allocating Registers For Use In Programming Code Modification

Commissioner for Patents PO Box-1450 Alexandria, VA 22313-1450

NOTICE OF APPEAL FROM THE EXAMINER TO THE **BOARD OF PATENT APPEALS AND INTERFERENCES**

Sir:

Applicant hereby	appeals to the Boa	rd of Patent Appeals	and Interferences from	the decision of the
examiner dated,	Nov. 12, 2004	_, rejecting the follo	wing claims1 . 15	<u> </u>
The fee for this N	otice of Appeal is ((37 CFR 1.17(b)) \$5(00.00.	

(complete (a) or (b) as applicable)

The proceedings herein are for a patent application and the provisions of 37 CFR 1.136(a) apply.

- (X) (a) Applicant petitions for an extension of time under 37 CFR 1.136 (fees: 37 CFR 1.17(a)-(d) for the total number of months checked below:
 - (X) one month
- \$120.00
- () two months
- \$450.00
- () three months () four months
- \$1020.00 \$1590.00
- () The extension fee has already been filed in this application.
- () (b) Applicant believes that no extension of time is required. However, this conditional patition is being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition and fee for extension of time.

2 Mo S Ext Please charge to Deposit Account 08-2025 the sum of \$620.00 . At any time during the pendency of this application, please charge any fees required or credit any over payment to Deposit Account 08-2025 pursuant to 37 CFR 1.25. Additionally please charge any fees to Deposit Account 08-2025 under 37 CFR 1.16 through 1.21 inclusive, and any other sections in Title 37 of the Code of Federal Regulations that may regulate fees. A duplicate copy of this sheet is enclosed.

(X) I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to: Commissioner for Patents, Alexandria, VA 22313-1450. Date of Deposit: April 7. 2005 OR

() I hereby certify that this paper is being transmitted to the Petent and Trademark Office facaimile number_

Number of pages:

Typed Name: Arta Van

Fev 12/04 (Nata-Assa)

Respectfully submitted,

Vinodha Ramasamy, et al.

Tuan V. Ngo

Attorney/Agent for Applicant(s)

Reg. No. 44259

Date: April 7, 2005

Telephone No.: 408 447 8133

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ME :

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trudemark Office Addition Commissioner For Patents 1 (2) Box 1450

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR .	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/765.931	01/19/2001	Vinodha Ramasamy	10005775-047-10			
-	90 04/11/2005		EXAM	INER		
	ACKARD COMPAN perty Administration	,	VU, TUAN A			
P.O. Box 27240		•	ART UNIT	PAPER NUMBER		
Fort Collins, C	O 80527-2400		2193			

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DATE MAILED: 04/11/2005

APR 1 4 2005

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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application	No.	Applicant(s)
Interview Summary	09/765,931		RAMASAMY ET AL.
	Examiner	الياني:	Art Unit
	Tuan A Vu		2193
All participants (applicant, applicant's representative, PTO	personnel):	UST	French Carolina (Carolina Carolina Carolina Carolina Carolina Carolina Carolina Carolina Carolina Carolina Caro
(1) <u>Tuan A Vu</u> .	(3)		
(2) <u>Tuan Ngo's office secretary Arla</u> .	(4)	·.	·
Date of Interview: <u>06 April 2005</u> .			
Type: a)⊠ Telephonic b)□ Video Conference c)□ Personal [copy given to: 1)□ applicant	2) <mark>⊟</mark> applicai	nt's representative	1
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e)⊠ No.		
Claim(s) discussed: <u>n/a</u> .		:	
Identification of prior art discussed: n/a.		·	•
Agreement with respect to the claims f)☐ was reached. (j)⊡ was not	reached. h)⊠ N	/A.
Substance of Interview including description of the general reached, or any other comments: <u>See Continuation Sheet</u> .	nature of wh	nat was agreed to	if an agreement was
(A fuller description, if necessary, and a copy of the amend allowable, if available, must be attached. Also, where no callowable is available, a summary thereof must be attached.	2000 of the ar	the examiner agr nendments that w	reed would render the claims ould render the claims
THE FORMAL WRITTEN REPLY TO THE LAST OFFICE A INTERVIEW. (See MPEP Section 713.04). If a reply to the GIVEN ONE MONTH FROM THIS INTERVIEW DATE, OR FORM, WHICHEVER IS LATER, TO FILE A STATEMENT Summary of Record of Interview requirements on reverse s	last Office a THE MAILIN OF THE SUI	ction has already IG DATE OF THIS BSTANCE OF THE	been filed, APPLICANT IS
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Examiner Note: You must sign this form unless it is an			
Attachment to a signed Office action,		that was agreed to if an agreement was the the examiner agreed would render the comendments that would render the claims ST INCLUDE THE SUBSTANCE OF THE action has already been filed, APPLICANT NG DATE OF THIS INTERVIEW SUMMAI	ture, if required

PTOL-413 (Rev. 04-03)

Interview Summary

Paper No. 20050406

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Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Applicant has pointed out that the AF response had been mailed within 2 months of the final action and should be given as expiration response time the date when the office Advisory action was mailed (as opposed to an expiration data being the end of 3-month, from the final action as stated - box checking- in the last advisory action). This is to clarify that the advisory action's checking of a wrong box is thus believed to be an inadvertent act; and it is now confirmed that the office acknowledges the within-2-month reply as put forth above, and the record will reflect this information as indicated above

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Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Applicant has pointed out that the AF response had been mailed within 2 months of the final action and should be given as expiration response time the date when the office Advisory action was mailed (as opposed to an expiration data being the end of 3-month from the final action as stated - box checking- in the last advisory action). This is to clarify that the advisory action's checking of a wrong box is thus believed to be an inadvertent act; and it is now confirmed that the office acknowledges the within-2-month reply as put forth above, and the record will reflect this information as indicated above